IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

CODA DEVELOPMENT s.r.o., CODA INNOVATIONS s.r.o., et al.,

CASE NO. 5:15-cv-1572

JUDGE SARA LIOI

Plaintiffs,

v.

THE GOODYEAR TIRE & RUBBER, COMPANY, et al.,

Defendants.

DECLARATION OF FRANTISEK HRABAL

- I, Frantisek Hrabal, state and declare as follows:
 - 1. I am the Frantisek Hrabal named as a plaintiff in the above-captioned civil litigation.
- 2. CODA0251355 (attached hereto as Exhibit A) is a Coda document with the filename "MPR proposal feedback CD position.doc" that was sent to MPR by me on September 18, 2009.
- 3. CODA0150374 (attached hereto as Exhibit B) is an email chain with correspondence between Coda, MPR, and me between the dates of September 8 and October 22, 2009, including the September 18, 2009 email that sent CODA0251355 (Exhibit A).
- 4. CODA0148616 (attached hereto as Exhibit C) is an email from MPR to me dated November 20, 2009. The email attaches a PDF document with the filename "MPR Proposal for Self Inflating Tire Device Market Analysis (11-20-00).pdf.pdf" and bearing the Bates number CODA0148617.
- 5. CODA0148617 (attached hereto as Exhibit D) is a document with the filename "MPR Proposal for Self Inflating Tire Device Market Analysis (11-20-00).pdf.pdf" sent to Coda and me in an email CODA0148616 (Exhibit C) on November 20, 2009.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Sept 28th, 2022

Executed on